

OFFICIALS TO MEET MONDAY.

Representatives of Union Pacific Interests Coming to Salt Lake.

AN IMPORTANT MEETING.

Officials of Union Pacific, Oregon Short Line and Oregon Railroad & Navigation Co. to Confer.

There is to be a meeting of the representatives of the Union Pacific interests in Salt Lake on Monday. Just what is to be the nature of the gathering is not at this time divulged. It is said, however, that after the meeting is over there will be some understanding arrived at as to the future of the traffic department of the Oregon Short Line. Messrs. Bancroft and Calvin, of the Oregon Short Line, will be on hand tomorrow, while Ben Campbell, of the Oregon Railroad and Navigation company, in addition to some other officials of that road and the Union Pacific are also expected to arrive on that day.

Another Absorption.
San Francisco, March 2.—C. N. Sterry, of Los Angeles, chief counsel of the Santa Fe on this coast, who is in this city, says it is the intention of the company to absorb its three branch companies west of Albuquerque. They are the Valley Railroad, the Southern California railway and the Santa Fe Pacific.

Street Car Franchises.
The skirmish for franchises on Seventh East street leading to the city park, is becoming quite interesting, in that the residents along that street, and also those who reside on Eleventh East, along the Rapid Transit line, are taking part in the proceedings. The county commission, fearing the street is too narrow below Ninth South street for two streetcar tracks to be laid thereon, and as the Rapid Transit company already occupy that street from Thirteenth South to Calder's park, they are, it is said, averse to granting a franchise to the Salt Lake company over the same section of the street.

The citizens living on Seventh East from Ninth South to Calder's park, have petitioned the county board, and also the City Council, to grant the Salt Lake line a franchise to Thirteenth South, and it is said, they will see that the company is able to build from there down to the park without occupying the streets now used by the Rapid Transit company. Also, the residents living on Eleventh East, along the Rapid Transit line, are circulating a petition which will soon be presented to the city fathers, and also to the county commission, asking them not to grant the Rapid Transit company a franchise on Seventh East, as they fear if this is done the company will run fewer cars on their line to the Penitentiary. From the citizens' point of view it would appear that the Salt Lake line have considerably the best of the proposition.

SPIKE AND RAIL.
General Superintendent E. E. Calvin returns to town tomorrow.

It is stated that the Union Pacific will put in \$15,000 worth of new machinery at Rawlins.

Tracklaying on the Park City branch cut-off on Twelfth south will be completed tonight.

George Gould is down in Texas and President Palmer, of the Rio Grande Western, is at his home in Colorado Springs.

The Union Pacific has placed an order for 20,000 tons of steel rails with the Colorado Fuel & Iron company for immediate shipment.

The news that George Gould is going to buy the Western and is at the present time inspecting the R. G. W. with that idea in view is not treated seriously around the traffic manager's office. This morning Mr. Babcock emphatically denied that any of the party was in Utah or had been during the present week. Mr. Welby and others are down the line, looking into the putting in of steel bridges and the contracts that have been let; that is the only thing that I can attribute this story to.

VARIOUS COURT CASES.

Yesterday afternoon Judge Stewart ordered the release of George Simmons, an accomplice of young Rigby, who was discharged a few days ago, the jury finding him not guilty of burglary. The pair entered Walton's store near Murray on the night of February 2d, but as the proprietor left the door open to see if they would enter, the jury held it was in the nature of an invitation, and liberated the defendant. The cases were tried separately, and District Attorney Elchner came to the conclusion that under the circumstances a conviction could not be obtained against Simmons, so moved the court to dismiss the case.

Judge Stewart also dismissed the charge of burglary pending against George Smith, on motion of County Attorney Christensen. The accused is charged with breaking into Vincent's saloon at Sandy, February 21st, in company with Harry Fenton. The latter plead guilty to the charge of petit larceny, and was fined \$5 last Saturday by Justice Marretti, and young Smith, the county attorney said, had been in jail for over a week, and he believed him to be less guilty than Fenton, hence his motion for a dismissal. The boys carried away twelve bottles of whisky, but claim they would not have done so had they not been drunk.

A petition for letters of administration was yesterday afternoon filed in the district court in the estate of Sophia Wilkins Freeze, deceased, by Frank W. Freeze. The lady died on December 19, 1879, possessed of real property valued at \$1,500. The petitioner asked to be appointed administrator, and claims to be the only heir. March 13th was set for the hearing.

A suit was commenced yesterday afternoon in the district court by John M. Whitaker against Henry E. Bowring, to recover \$1,100, and for cause of action plaintiff alleged that on February 2nd, he purchased the defendant's half interest in the firm and business of Bowring and Best, including the goods on hand, for \$500; that Bowring warranted the goods to be paid for anything to be free from debt. Since the deal was

Forewarned, Forearmed.

The liability to disease is greatly lessened when the blood is in good condition, and the circulation healthy and vigorous. For then all refuse matter is promptly carried out of the system; otherwise it would rapidly accumulate—fermentation would take place, the blood become polluted and the constitution so weakened that a simple malady might result seriously.

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SSS
Mr. E. E. Kelly, of Urbana, O., writes: "I had Bozema on my hands and face for five years. It would break out in little white pustules, crusts would form and drop off, leaving the skin red and inflamed. The doctors did me no good. I used all the medicated soaps and salves without benefit. S. S. S. cured me, and my skin is as clear and smooth as any one's."

Mrs. Henry Siegfried, of Cape May, N. J., says that twenty-one bottles of S. S. S. cured her of cancer of the breast. Doctors and friends thought her case hopeless.

Richard T. Gardner, Florence, S. C., suffered for years with Boils. Two bottles of S. S. S. put his blood in good condition and the Boils disappeared.

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closed, however, it has developed that there were \$1,600 due on the merchandise, which plaintiff had to pay, and for which he now asks judgment against Bowring.

Bowring and Best heretofore conducted a grocery business on upper Main street, and Mr. Whitaker bought into the firm as stated, after which it has been incorporated under the name of the Evergreen Grocery company, where the new firm will continue in the grocery and commission business.

TEMPLE NOTICES.

St. George, Utah, Feb. 22.—The St. George Temple will close on Friday evening, 29th of March, and reopen on Tuesday morning, 30th of April, 1901.
DAVID H. CANNON, President.

DID NOT GET THEIR DIVORCE

Three Cases Before Judge Hall Are Turned Down This Morning.

Parsons, Robbins and Hope Families Are Still Legally Intact Despite the Differences.

The wholesale manner in which divorces have been obtained in the past received quite a check in the equity division of the district court today, when Judge Hall refused to grant decrees of separation in three cases that have recently been tried before him. The suits referred to are: Frank Parsons vs. Matilda Parsons, wherein plaintiff asks for a divorce on the grounds of cruelty and desertion, alleging that his wife, without cause beats his children by a former wife. Mrs. Parsons denied the above allegations and alleged by way of cross-complaint failure to provide on the part of plaintiff, and abandonment. She also obtained a few months ago a judgment for separate maintenance.

Jane Robbins vs. Samuel Robbins; plaintiff alleged failure to provide and cruelty. This the defendant denied and set up that Mrs. Robbins left his bed and board, refusing to live with him. The parties live at Bingham.

Hilda Hope vs. Halvor Hope; the grounds were cruel treatment and failure to provide. The defendant denied this and alleged that Mrs. Hope married him without obtaining a divorce from her former husband.

ONE STATE TO ANOTHER.

Prisoner Who Has Served Three Years in Idaho—Gloomy Utah Outlook.

Lee West, a man who will have been in prison three years on the 7th of this month for robbing the United States mail at Milford, will be released then. His liberty will be of short duration, however, as a warrant for his retention and appearance has already been issued by D. H. Twomey, United States commissioner. The prisoner was indicted by the Idaho grand jury soon after his arrest by the Utah authorities on the charge of stealing a gold watch at the postoffice at Florence, Ida., on the 15th of June, 1898. A hearing will be had before Judge Marshall and an order of removal asked for by the Idaho authorities.

The following is from the Boise "Statesman" of a few days ago and the prisoner referred to is Schriekenrost who was indicted by the grand jury at Ogden last September when it was proven that Jim True, who was arrested and held for nearly a year for the crime, was found innocent and was acquitted.

"Glen Miller, United States marshal for Utah, is in the city. He comes on private business but is incidentally looking after an official matter. There is a man in the Deer Lodge, Mont., penitentiary who is wanted in Utah for robbing a Union Pacific train east of Ogden a few years ago. He is also wanted in Idaho for robbing the Montpelier postoffice. As the Utah offense

was the graver crime, Marshal Miller hoped the Federal authorities here would let him have the man, notwithstanding the property of the Idaho indictment, but he has not been able to convince the authorities here that they should do so.

SPORTING NEWS.

BUFFALO VS. ERIE.

Big Motor Vehicle Race Scheduled for Next September.

New York, March 1.—The Herald says though the Automobile Club of America will not, as extensively reported, conduct a speed contest from this city to Buffalo in the fall, the club will give its sanction and co-operation to the international motor vehicle race to be held over the Buffalo-Erie course in September. This contest will be the star feature of the week of automobile sports, and it is to be held in connection with the Pan-American exposition, and will be open to self-propelled vehicles of all types and of all countries. The race will take place during the week between Sept. 16 and 21, the last named date probably being selected. It will be from Buffalo to Erie and return, the finish being in the stadium of the exposition grounds. The distance is about 200 miles.

TO STOP BOXING CONTESTS.

A Bill Passes the Assembly—Prize Fight a Felony.

San Francisco, March 1.—If Governor Gage signs a bill passed by the assembly, prize fighting in California will be out of fashion, and the crowd of eastern pugilists who are heading this way will have to find some other port. The bill makes any sparring contest, private or public, with or without gloves, a felony, punishable by a fine of not less than \$1,000 or more than \$5,000, and imprisonment from one to five years. The provisions of the bill also include those who send or accept challenge, or who carry or deliver such challenge or accept any, and those who assist pugilists in training for a fight. Unless pressure is brought to bear upon the governor that will induce him not to sign the bill, the proposed fight between Terry McGovern and Heggerty, the Australian, cannot be pulled off.

LOCAL EVENTS.

BASKETBALL CHANGES.

Girls League Games Will Likely be Played on Friday Nights.

Some changes are likely to occur in the Girls' Basketball league. Manager Phippen has called a meeting for Tuesday evening to consider a proposition to cut down the playing time of the games from fifteen to ten minute halves, and to change the date of the contests from Thursday to Friday evenings. The principle of some of the schools say that the girls are so tired after the games that they are in no condition to study the next day. It is thought that by making these changes such difficulties may be overcome.

BASEBALL MATTERS.

Preparations to Organize Amateur Teams for Inter-Collegiate League.

Efforts are being made to organize an inter-collegiate baseball league, and the outlook is exceedingly bright. This evening a meeting will be held at the Y. M. C. A. to organize a team which it is thought will be able to enter the league. Physical Director Augustus states that the team will be strictly an amateur organization composed of members of the institution only. It will be remembered that last year's team made a very good showing and it is expected that this year's nine will be far ahead of all others.

Junior Basketball Game.

The first game of the junior basketball league was played last evening at the Social hall, between the L. D. S. college Juniors and the Ogden team. The contest consisted of fifteen-minute halves, during which the Ogden team managed to make five points, while the collegians made forty-one points. The Ogden team were clearly outclassed by the L. D. S., whose team work was simply excellent. The line-up was as follows:

L. D. S. College. Ogden.
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C. Openshaw.....l.f..... Post
Price.....c..... Fehrsen
Parkinson.....p..... Cohn
Arnold.....l.b..... Dunleavy

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State of Utah, Senate Chamber,

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